



# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY.

सं. 10] नई चिल्डी, शनिवार, मार्च 6, 1965/फाल्गुन 15, 1886

No. 10] NEW DELHI, SATURDAY, MARCH 6, 1965/PHALGUNA 15, 1886

इस भाग में भिन्न पृष्ठ संलग्न वी जारी है जिससे इक यह असग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed  
as a separate compilation

### नोटिस

### NOTICE

नीचे लिखे भारत के अतिरिक्त राजपत्र 22 फरवरी, 1965 तक प्रकाशित किये गये।

The undermentioned Gazettes of India Extraordinary were published upto the 22nd February, 1965 :—

Issue No.	No. and Date	Issued by	Subject
27.	G.S.R. 279, dated 20th February, 1965.	Ministry of Food and Agriculture.	Direction that powers of Defence of India Rules in relation to food-stuffs, shall also be exercisable by the Government of Kerala.
28.	G.S.R. 280, dated 22nd February, 1965.	Ministry of Finance	The Companies Tribunal Rules 1965.

उपर लिखे अतिरिक्त राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, सिरीशल लाइन्स, चिल्डी के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुँच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## भाग II—खण्ड ३—उपखण्ड (i)

## PART II—Section 3—Sub-section (i)

(राज्य मंत्रालय को छाड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छाड़कर) संघीय प्राधिकारियों द्वारा जारी किए गए विविध के अन्तर्गत बनाये और जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के आदेश, उप-नियम आदि सम्मिलित हैं)।

**General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).**

## MINISTRY OF HOME AFFAIRS

New Delhi, the 25th February 1965

**G.S.R. 322.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi and Himachal Pradesh Civil Service Rules, 1961, namely:—

1. These rules may be called the Delhi and Himachal Pradesh Civil Service (Second Amendment) Rules, 1965.

2. In the Delhi and Himachal Pradesh Civil Service Rules, 1961 (hereinafter referred to as the said rules), in rule 5, for paragraphs (i) and (ii) of clause (b) of sub-rule (1), the following paragraphs shall be substituted, namely:—

(i) officers who are substantively borne on the cadre of Tehsildars employed in either of the Union territory of Delhi or Himachal Pradesh;

(ii) officers who hold substantively any of the posts mentioned in Schedule II, Parts A and B; and

(iii) officers who were considered for appointment to the Service at its initial constitution, though not actually appointed thereto under rule 17, and who at the commencement of these rules, held substantively and continue to hold—

(A) any of the posts specified in Schedule I as it stood at such commencement, or

(B) any of the posts under the Delhi Administration or the Himachal Pradesh Administration, carrying the same designation as any of the posts specified in Schedule I."

3. In Part B of Schedule II to the said rules, after entry 4, the following entries shall be added, namely:—

"5. Assistant Director of Welfare.

6. Assistant Development Commissioner."

[No. F. 1/4/63-DH(S).]  
A. V. VENKATASUBBAN, Dy. Secy.

New Delhi, the 25th February 1965

**G.S.R. 323.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Class I posts (Manipur Administration) Recruitment Rules, 1962, namely:—

1. **Short Title.**—These rules may be called the Class I posts (Manipur Administration) Recruitment (Amendment) Rules, 1965.

2. In the Schedule to the Class I posts (Manipur Administration) Recruitment Rules, 1962, for serial number 3 and the entries relating thereto the following serial number and entries shall be substituted, namely:—

1	2	3	4	5	6	7	8	9	10	11	12	13
Commandant, Manipur Rifles.	2	G. C. S. Class I	Rs. 600-40-1000-1000-EB-1050-1050-1100-1100-1150.	Selection.	Not applicable.	Not applicable.	Not applicable.	2 years	By transfer/ deputation or by promotion.	Transfer on deputation: I.P.S. Officers.	Class I DPC.	As required under the rules.

*Transfer/Deputation:*  
Of Army Officers of the rank of Major or Substantive Capt.

*Promotion:*

- (i) Addl. Supdt. of Police.
- (ii) Dy. Supdt. of Police (with 8 years service in the grade).
- (iii) Asstt. Commandant Manipur Rifles (with 8 years service in the grade).

**NOTE I**—No. (ii) and (iii) will be considered if No. (i) is not considered fit for promotion.

**NOTE II**—Re-employment of retired/released Army Officers of the rank of Major or Substantive Capt. may be made in special cases in consultation with the Union Public Service Commission.

[No. 1/36/64-HMT.]

A. D. PANDE, Jt. Secy.

## गृह मंत्रालय

नई दिल्ली, 25 फरवरी, 1965

जी० एस० भार० 324.—संविधान के अनुच्छेद 309 के परन्तु द्वारा दिये गये अधिकारों के अधीन राष्ट्रपति जी प्रथम श्रेणी के पद (मणिपुर प्रशासन) भरती नियम, 1962 के संशोधन के लिये निम्नलिखित नियम बनाते हैं :—

1. संविधान कींवक—इन नियमों को प्रथम श्रेणी के पद (मणिपुर प्रशासन) भरती (संशोधन) नियम, 1965 पुकारा जायगा ।

2. प्रथम श्रेणी के पद (मणिपुर प्रशासन) भरती नियम, 1962 की अनुसूची में क्रम संख्या 3 तथा उससे संबंधित प्रविधियों के स्थान पर निम्नलिखित कम संख्या तथा प्रविधियां लागू की जायेंगी :—

	1	2	3	4	5	6	7	8	9	10	11	12	13
3. कमांडेंट	2 जी०सी०एस०	६०	६००—	वरण	लागू	लागू	दो	तबादले	प्रार्थना०वित पर तबा-	प्रथम	नियम		
मणिपुर	प्रथम श्रेणी	40—1000	पदस्थान	नहीं	नहीं	नहीं	वर्ष	प्रतिनियुक्ति	वल्ला:	श्रेणी	के अन-		
राइफल्स		—1000—ई०						क्रमवाला पदो-	भारतीय पुलिस सेवा	१००पी०	सार		
	वी०—1050							क्षति द्वारा	आविकारी	सी०			
	—1050—								तबादला/प्रा०वित				
	1100—1100								मेजर या स्टार्ट कैप्टन				
	—1150								के पद के संतरक				
									भ्रति कारी				
									पदोन्नति:				
									(i) पुलिस के अति-				
									रिक्त संविधान				
									(ii) पुलिस के उप-				
									अधीक्षक (इस प्रेद				
									में जिन की सेवा 8				
									वर्द्ध की हो)				

(iii) सहायक कमांडे  
डैट मणिपुर राइ-  
फल्स (इस ब्रेड में  
जिनकी सेवा 8 वर्ष  
'की हो)।

नोट I :—यदि नं०  
(i) के व्यक्ति पदो-  
न्नत के उपयुक्त न  
समझे जायें, तो नं०  
(ii) तथा (iii) के  
मामलों पर विचार  
किया जायगा।

नोट II :—विशेष  
मामलों में जेजर या  
स्थाई कैप्टन के पद  
के सेवा निवृत्ति/रिलीज  
किये हुए आदि-  
कारियों को संघ लोक  
सेवा आयोग के परा-  
मर्श से पुनः तियुक्त  
किया जा सकता है।

[संख्या 1/36/64—एच०ए००१०]

• अ० दा० पाण्डे,  
संयुक्त सचिव, भारत सरकार।

New Delhi, the 26th February 1965

**G.S.R. 325.**—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints Shri Gursharan Lal Srivastava, District and Sessions Judge, Lucknow, to be a member, vice Shri S. B. Malik, of the Compensation Tribunal constituted by the Central Government for the State of Uttar Pradesh, and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 59 dated 8th January, 1963, namely:—

In the said notification for entry 1, relating to Shri S. B. Malik, the following entry shall be substituted, namely:—

"Shri Gursharan Lal Srivastava—District and Sessions Judge, Lucknow".

[No. F. 4/5/65-Pol (Spl.).]

J. N. GUPTA, Under Secy.

New Delhi, the 26th February 1965

**G.S.R. 326.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Criminal Law Amendment Act, 1961 (23 of 1961), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 378 dated the 23rd March, 1962, namely:—

In the said notification,—

(i) in the second paragraph, after item (iv), the following items shall be added, namely:—

"(v) Magistrate, First Class (Treasury Officer), Kinnaur District, Kalpa;

(vi) Magistrate, First Class, Rohru, Mahasu District";

(ii) in the Schedule, for the paragraph beginning with the words "From Kokshane peak along the Shorang Gad Stream", and ending with the words "the Rupin Gad Stream to Sewa Dogri", the following paragraph shall be substituted, namely:—

"Kinnaur District: From Kokshane Peak, along Sri Kand Dhar to Gushu Pishu peak. From Gushu Pishu peak to Ghata Kanda peak and along the ridge to peak 13,268 feet, whence to the Sutlej river along the ridge dividing Rupi and Kut villages. From the Sutlej river to Termi peak and along the ridge to Hansbeshan peak. From Hansbeshan peak via Shathal pass to Sharangchhu pass, Buran pass, and Rupin pass. From Rupin pass along the Rupin Gad stream to Sewa Dogri."

[No. 23/2/64-Pol.I.]

B. S. RAGHAVAN, Dy. Secy.

New Delhi, the 24th February 1965

**G.S.R. 327.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendments in the All India Services (Provident Fund) Rules, 1955, namely:—

1. These rules may be called the All India Services (Provident Fund) Amendment Rules, 1965.

2. In the All India Services (Provident Fund) Rules, 1955, in rule 28, in clause (i) of the first proviso, for the words "two months", the words "six months" shall be substituted.

[No. 5/9/65-AIS(II)-A.]

**G.S.R. 328.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), in so far as it applies to the members of the Indian Administrative Service, who, before being such members, were members of the Indian Civil Service, and after consultation with the Governments of the States concerned, the Central Government hereby makes the following amendments in the Indian Civil Service Provident Fund Rules, namely:—

1. These rule may be called the Indian Civil Service Provident Fund (Amendment) Rules, 1965.

2. In the Indian Civil Service Provident Fund Rules, in rule 11, in the second proviso, for the words "two months", the words "six months" shall be substituted.

[No. 5/9/65-AIS(II)-B.]

**G.S.R. 329.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), in so far as it applies to the members of the Indian Administrative Service, who, before being such members, were members of the Indian Civil Service, and after consultation with the Governments of the States concerned, the Central Government hereby makes the following amendments in the Indian Civil Service (Non-European Members) Provident Fund Rules, 1943, namely:—

1. These rules may be called the Indian Civil Service (Non-European Members) Provident Fund (Amendment) Rules, 1965.

2. In the Indian Civil Service (Non-European Members) Provident Fund Rules, 1943, in rule 15, in the second proviso, for the words "two months", the words "six months" shall be substituted.

[No. 5/9/65-AIS(II)-C.]

**G.S.R. 330.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), in so far as it applies to the members of the Indian Police Service, who, before being such members, were members of the Indian Police, and after consultation with the Governments of the States concerned, the Central Government hereby makes the following amendments to the Secretary of State's Services (General Provident Fund) Rules, 1943, namely:—

1. These rules may be called the Secretary of State's Services (General Provident Fund) Amendment Rules, 1965.

2. In the Secretary of State's Services (General Provident Fund) Rules, 1943, in rule 21, in the second proviso, for the words "two months", the words "six months" shall be substituted.

[No. 5/9/65-AIS(II)-D.]

K. S. N. MURTHY, Dy. Secy.

## ORDER

New Delhi, the 24th February 1965

**G.S.R. 331.**—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise His Highness Maharaja Sri Rama Varma as the Ruler of Cochin with effect from the 12th November, 1964 in succession to the late His Highness Maharaja Sri Rama Varma.

[No. F. 4/3/84-Pol. III.]

L. P. SINGH, Secy.

## MINISTRY OF FINANCE

## (Communications Division)

New Delhi, the 25th February 1965

**G.S.R. 332.**—In exercise of the powers conferred by section 12 of the Government Savings Certificates Act, 1959 (46 of 1959), the Central Government hereby makes the following rules further to amend the Post Office Savings Certificates Rules, 1960, namely:—

1. These Rules may be called the Post Office Savings Certificates (First Amendment) Rules, 1965.

2. In the Post Office Savings Certificates Rules, 1960,—

(i) in rule 9, after clause (vi), the following clause shall be inserted, namely:—

“(vii) surrender of matured Five-Year Interest-Free Prize Bonds, 1965 (issued in pursuance of the Government of India, Ministry of Finance (Department of Economic Affairs) Notification No. F. 4(1)—W. & M/60 dated the 1st March, 1960) bearing on the back of such bonds the applicant's signature and address.”;

(ii) in rule 10, after sub-rule (2), the following sub-rule shall be inserted, namely:—

“(3) The date of issue of a certificate, payment for the purchase of which has been wholly tendered in the form of matured Five-Year Interest-Free Prize Bonds, 1965, on or before the 31st December, 1965 under clause (vii) of rule 9, shall be the 1st April, 1965.”.

[No. 1216-PTI/65.]

C. B. GULATI, Dy. Secy.

## (Department of Revenue)

## CUSTOMS AND CENTRAL EXCISE

New Delhi, the 6th March 1965

**G.S.R. 333.**—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

## Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1965.

In the first Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 25 and entries relating thereto, the following shall be added, namely:—

“26. Brass Semis, Circles, Sheets, Plates, extrusions and brass manufactures including Brass Builders Hardware and Brass Artware.

Rupees one hundred and eighty only per metric ton.”

[No. 6/F. No. 1/24/64-DBK.]

**G.S.R. 334.**—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

## Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1965.

2. In the first Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 30(a) (i-vi) and entries relating thereto, the following shall be substituted, namely:—

“30(A) Complete Tea Chests (filled), made of plywood panels (3 ply)

(i) tea chests of 19" x 19" x 24"	Rupees seventy-five per 100 chests.
(ii) tea chests of 19" x 19" x 22"	Rupees seventy-one per 100 chests.
(iii) tea chests of 18" x 18" x 20"	Rupees sixty-three per 100 chests.
(iv) tea chests of 16" x 16" x 18"	Rupees fifty-two per 100 chests.
(v) tea chests of 16" x 16" x 20"	Rupees fifty-five per 100 chests.
(vi) tea chests of 17" x 17" x 17"	Rupees fifty-four per 100 chests.

[No. 9/F. No. 34(1)16/62-DBK.]

**G.S.R. 335.**—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), as in force in India the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### *Amendment*

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1966.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing sub-item (D) at Serial No. 4 and entries relating thereto, the following shall be substituted, namely:—

“4(D)—Tin plate products including Tin containers (filled); Tin containers (empty— assembled or unassembled); Tin-plate components of containers; Tin plate washers; components of Mathematical Instrument Boxes made of tin plate; advertisement tablets, Trays, Match-box covers, Screw caps and necks, stove cleaning needles and Desk Pads made of Tin plate.

Two hundred twenty-five rupees per metric ton.”

[No. 10/F. No. 34(1)8/62-DBK.]

#### **CUSTOMS**

*New Delhi, the 6th March 1965*

**G.S.R. 336.**—In exercise of the powers conferred by sub-section (i) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R.-575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### *Amendment*

In the Schedule to the said notification after the existing item at Serial No. 261 and entries relating thereto the following shall be added, namely:—

“212. Brass Semis, Circles, sheets, plates, extrusions and brass manufactures including Brass Builders Hardware and Brass Artware.”

[No. 31/F. No. 1/24/64-DBK.]

G. P. DURAI RAJ, Dy. Secy.

## MINISTRY OF COMMERCE

## COFFEE CONTROL

New Delhi, the 24th February 1965

**G.S.R. 337.**—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following rules, namely:—

**1. Short title, commencement and application.**—(1) These rules may be called the Coffee Board Employees Pension Fund Rules, 1965.

(2) These rules shall be deemed to have come into force on the 1st April, 1963.

**2. Definitions.**—In these rules, unless there is anything repugnant in the subject or context,—

(a) 'Act' means the Coffee Act, 1942;

(b) 'Board' means the Coffee Board constituted under the Act;

(c) 'Chairman' means the Chairman of the Board;

(d) 'Employee' means a salaried officer or servant of the Board other than a person in the service of the Central or State Government whose services have been lent or transferred to the Board or holding a contract or tenure;

(e) 'Fund' means the Coffee Board Employees' Pension Fund constituted under these rules;

(f) 'Liberalised Pension Rules' means the Liberalised Pension Rules of the Central Government, as amended from time to time, regulating the grant of pension and gratuity to its employees;

(g) 'Pension' means and includes monthly payments by way of pension to the employees and their family and *death-cum-gratuity* in accordance with the Liberalised Pension Rules for the time being in force;

(h) 'Year' means the financial year.

**3. Constitution of the Fund.**—There shall be constituted a Fund called the Coffee Board Employees Pension Fund. The said Fund shall consist of—

(i) all amounts contributed by the Board inclusive of interest accrued due thereon, as on the 1st April, 1963, under the Coffee Board Provident Fund Rules, 1955 on account of such of the employees of the Board as have elected to be governed by these rules. These amounts shall stand transferred to the Fund;

(ii) such other amounts as may be transferred to the Fund from time to time by the Board; and

(iii) the income of the Fund from loans, deposits, investments or otherwise.

**4. Vesting and administration.**—The Fund shall vest in the Board and be administered by it.

**5. Finance and accounts.**—(1) All sums paid into and out of the Fund under these rules shall be accounted for in the books of the Board in a separate account named the Coffee Board Employees Pension Fund Account. Such account shall be examined and audited annually by the auditors appointed under section 45(3) of the Act.

(2) All expenses of the administration of the Fund shall be met by the Board from out of the income of the Fund or as the Board may otherwise direct.

**6. Deposit and investments.**—The amounts in the Fund shall be held and invested in the manner prescribed by rule 35 of the Coffee Rules, 1955.

**7. Disbursements.**—(1) The amounts in the Fund shall be applied for payment of pension to the employees in such manner, at such rates and under such conditions as are prescribed under the Liberalised Pension Rules of the Central Government for its employees of the corresponding grades, and which are for the time being in force.

(v) Where compensation is payable by the Board under the Industrial Disputes Act, 1947, the amount of such compensation shall be set off against the amount of pensionary benefits admissible under these rules.

**8. Dissolution.**—The Fund shall be dissolved upon the dissolution of the Board, in which case, all the assets and liabilities of the Fund shall stand transferred to the Central Government and the Central Government shall discharge the liability towards all the employees as per these rules.

[No. F. 9(2)Plant(B)/63.]

B. KRISHNAMURTHY, Under Secy.

**MINISTRY OF TRANSPORT**

(Transport Wing)

LIGHTHOUSES AND LIGHTSHIPS

New Delhi, the 25th February 1965

**G.S.R. 338.**—In exercise of the powers conferred by the proviso to article 809 of the Constitution, the President hereby makes the following rules to amend the Department of Lighthouses and Lightships (Non-Gazetted Lighthouse Personnel) Recruitment Rules, 1963, published with the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing) G.S.R. No. 1288, dated the 26th July, 1963, namely:—

**1. Short title.**—These rules may be called the Department of Lighthouses and Lightships (Non-Gazetted Lighthouse Personnel) Amendment Rules, 1965.

**2.** In the Schedule to the Department of Lighthouses and Lightships (Non-Gazetted Lighthouse Personnel) Recruitment Rules, 1963, after item 2 "Radio Technicians (Decca Chain)" and the entries relating thereto in columns 2 to 12, the following items and entries shall respectively be inserted, namely:—

## SCHEDULE

## For direct recruitment

Name of Post	No. of Post	Classification	Scale of Pay in Rs	Whether selection or non-selection post	Method of recruitment whether by direct rectt. or by promotion or transfer and percentage of vacancies to be filled by various methods	Age Limit	Educational qualifications required	Period of probation /trial if any	Whether age & educational qualifications prescribe, for direct recruits will apply in case of promotees	In case of recruitment by promotion, grade from which promotion to be made	Circumstances in which UPSC to be consulted in making recruitment
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
2A Foreman Diesel Mechanic.	Two	General Central Service, Class III Non-Gazetted, Non-Ministerial.	Rs. 300-15-450-25-475.	Selection.	Promotion failing which by direct recruitment.	25—30 Years.	Diploma in Mechanical Engineering from a recognised institution with five years experience in the installation, maintenance and overhauling of Diesel Generator Sets, Air Compressors, Battery Charges, etc.	Two Years.	No.	Promotion from Mechanics (Diesel) Decca Chains Chains with 3 years experience in the grade.	Not applicable.

OR

Matriculation or equivalent qualification Should have served apprenticeship for at least four years in a reputable firm or in a Central or State Government Establishment. Should have in addition five

years practical experience in the installation, maintenance and overhauling of Diesel generator Sets. Air Compressors, Battery Charges etc.

---

[No. 11-ML(2)/65]

J.V. DASS Under Secy.

## MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 28th February 1965

**G.S.R. 339.**—In exercise of the powers conferred by section 5 of the Oilfields (Regulation and Development) Act, 1948 (53 of 1948), the Central Government hereby makes the following rules to amend the Petroleum and Natural Gas Rules, 1959, namely:—

1. These rules may be called the Petroleum and Natural Gas (Amendment) Rules, 1965.

2. In the Petroleum and Natural Gas Rules, 1959,—

(1) for rule 5, the following rule shall be substituted, namely:—

“5. *Grant of licences and leases.*—(1) A licence or lease shall be granted by the State Government with the approval of the Central Government;

(2) Every licence and lease shall contain such of the terms, covenants and conditions prescribed by these rules as are applicable and such additional terms, covenants and conditions as may be provided in the agreement between the Central Government and the licensee or the lessee,

Provided that the Central Government shall consult the State Government before agreeing to such additional terms, covenants and conditions;

(3) The Central Government, if it deems fit, may from time to time notify in the official Gazette, particulars regarding the basis on which the Central Government may be prepared to consider proposals for prospecting or mining operations in any specified area or areas.”;

(2) in rule 7, after the words “terms of the agreement that may be arrived at”, the words “in consultation with the State Government” shall be inserted;

(3) rule 8 shall be omitted;

(4) in rule 14,—

(a) for sub-rule (1), the following sub-rule shall be substituted, namely:—

“(1) (a) Notwithstanding anything in any agreement, a lessee shall, with effect from the 1st November, 1962, pay to the State Government a royalty at Rs. 7.50 nP. per metric tonne of crude oil and casing-head condensate and at ten per cent of the value at the well head of natural gas obtained by the lessee;

Provided that the State Government may, with the approval of the Central Government, direct that such royalty be paid in petroleum and natural gas;

Provided further that royalty shall not be payable in respect of any crude oil casinghead condensate or natural gas which is unavoidably lost or is returned to the reservoir;

(b) Every lessee shall, for the period of lease before the 1st November, 1962, pay to the State Government royalty at the rate specified in the lease-deed.”;

(b) in sub-rule (2), the words “and gross value” shall be omitted;

(c) in sub-rule (3),

(i) the words “and gross value” shall be omitted;

(ii) for the existing second paragraph, the following shall be substituted, namely:—

“On receipt of such report, the State Government, if it is of the opinion that the quantity of any crude oil, casinghead condensate or natural gas declared in the return furnished in accordance with this rule is too low, may determine the quantity of such crude oil, casinghead condensate or natural gas and royalty shall be paid on the quantity so assessed.”;

(d) in sub-rule (4) for the words “Government service”, the words “the Central or State Government service” shall be substituted;

(6) in rule 33,—the words “a dispute regarding the gross value referred to in rule 14 and” shall be omitted;

(6) in rule 34,—

(a) after the words “which are still in force on the commencement of these rules, shall”, the words, figures, letters and brackets “subject to the provisions contained in sub-rule 1(a) of rule 14”, shall be inserted;

(b) after clause (ii), the following proviso shall be added, namely:—

“Provided that the said licenses and leases may be modified by mutual agreement between the State Government and the licensee or the lessee as the case may be, with the approval of the Central Government”.

(ii) in the Schedule—

(a) the words “and value thereof” occurring at the end of the heading shall be omitted;

(b) in each of the tabular statements headed “A. Crude Oil”, “B. Casing-head Condensate” and “C. Natural Gas”, column 5 including its heading shall be omitted and column 6 shall be renumbered as column 5 thereof.

[No. 3/18/61-Tech.]

C. P. JACOB, Under Secy.

**MINISTRY OF STEEL AND MINES**

**(Department of Mines and Metals)**

New Delhi, the 20th February 1965

**G.S.R. 340.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Coal Controller's Organisation (Class I Posts) Recruitment Rules, 1964, namely:—

1. These rules may be called the Coal Controller's Organisation (Class I Posts) Recruitment (Amendment) Rules, 1965.

2. In the Coal Controller's Organisation (Class I Posts) Recruitment Rules, 1964, the existing rule 6 shall be renumbered as rule 7 and before the rule as so renumbered, the following rule shall be inserted, namely:—

“6. *Liability to serve in Defence Services or on posts connected with Defence of India.*—Any person appointed to any of the posts specified in serial Nos. 3, 4, 10, 11, 12 and 13 of the said Schedule on or after the commencement of the Coal Controller's Organisation (Class I Posts) Recruitment (Amendment) Rules, 1965, shall, if so required be liable to serve in any Defence Service or post connected with the Defence of India, for a period of not less than four years including the period spent on training, if any:

Provided that such person—

(a) shall not be required to serve as aforesaid after the expiry of ten years from the date of appointment; and

(b) shall not ordinarily be required to serve as aforesaid after attaining the age of forty years”.

[No. C4-40(79)/64.]

S. KRISHNASWAMY, Under Secy.

**(Department of Mines and Metals)**

New Delhi, the 25th February 1965

**G.S.R. 341.**—In exercise of the powers conferred by clause (e) of section 3 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby declares quartzite and sandstone, when

used for purposes of building or for making road metal and household utensils, as minor minerals.

[No. MII-1(1)/63.]

H. S. SAHNI, Under Secy.

### MINISTRY OF EDUCATION

New Delhi, the 17th February 1965

**G.S.R. 342.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Regional Offices (Class III and Class IV posts) Recruitment Rules, 1959 published with the notification of the Government of India in the late Ministry of Scientific Research and Cultural Affairs No. S.O. 2169, dated the 25th September, 1959, namely:—

1. These rules may be called the Regional Offices (Class III and Class IV posts) Recruitment (Amendment) Rules, 1965.

2. In the Regional Offices (Class III and Class IV posts) Recruitment Rules, 1959 (hereinafter referred to as the said rules), the existing rule 4 shall be renumbered as sub-rule (1) of rule 4 and after sub-rule (1) as so renumbered the following sub-rule (2) shall be inserted, namely:—

“(2) Notwithstanding anything contained in these rules, out of the total number of permanent vacancies in each of the Class III and Class IV posts specified in the Schedule to be filled by direct recruitment, not more than one third may be filled by transfer from among the employees of the State Governments concerned in accordance with the general instructions issued by the Central Government from time to time.

**NOTE.**—For this purpose, there should be a minimum of three permanent vacancies to be filled by direct recruitment during a particular calendar year”.

3. After rule 4 of the said rules, the following rule shall be inserted, namely:—

“5. *Liability for service.*—Every person employed in Class III or Class IV posts in the Regional Offices shall, if so required, be liable to serve in any of the four Regional Offices.”.

4. In the Schedule to the said rules,

(i) against item No. 1 relating to ‘Office Superintendent’, in column 13 for the existing entry, the following entry shall be substituted, namely:—

“From U.D.Cs. who have rendered at least 5 years’ service in the grade, Promotion will be made on the basis of combined seniority of Upper Division Clerks in all the Regional Offices”.

(ii) against item No. 4 relating to “U.D.C.”, in column 13, for the existing entry, the following entry shall be substituted, namely:—

“From L.D.Cs. in the Regional Offices who have rendered at least 3 years’ service in that grade”.

[No. F. 5-12/64 T-1.]

G. N. VASWANI,

Asstt. Educational Adviser (T).

### MINISTRY OF COMMUNITY DEVELOPMENT AND COOPERATION

New Delhi, the 19th February 1965.

**G.S.R. 343.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Department of Community Development (Class III Ministerial and non-Ministerial posts) Recruitment Rules, 1960, published with the Notification of the Gov-

ernment of India in the Ministry of Community Development and Cooperation (Department of Community Development) (No. GSR 1198 dated the 24th September, 1960, namely:—

1. These Rules may be called the Department of Community Development (Class III Ministerial and Non-Ministerial posts) Recruitment (Amendment) Rules, 1965.

2. In the Schedule to the Department of Community Development (Class III Ministerial and non-Ministerial posts) Recruitment Rules, 1960, against serial No. 7 for the existing entries in columns 6, 11 and 12, the following shall be substituted, namely:—

*Column 6.—Non-Selection post.*

*Column 11.—25 per cent of the posts by promotion and 75 per cent by direct recruitment.*

*Column 12.—By promotion from amongst Computers in the Ministry with at least 3 years service in the Grade.*

[No. 7/1/65-Adm.]

RAM DEV, Under Secy.

### MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 22nd February 1965

G.S.R. 344.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV Posts) Recruitment Rules, 1960, namely:—

1. These rules may be called the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment (FIRST Amendment) Rules, 1965.

2. In Schedule I to the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, against item 7, for the entry under column 4, the following entries shall be substituted, namely:—

“(i) Matriculation or its equivalent qualification.

(ii) Minimum speed of 30 words per minute in typewriting provided—

(a) that a person not possessing the said qualification in typing may be appointed subject to the condition that he will not be eligible for drawing increments in the pay scale or for quasi-permanency, or confirmation in the grade till he acquires a speed of 30 words per minute in typing; and

(b) that a physically handicapped person who is otherwise qualified to hold a clerical post but does not possess the said qualification in typing may be appointed subject to the condition that the Medical Board attached to the Special Employment Exchange for the handicapped, or where there is no such Board, the Civil Surgeon, certifies that the said handicapped person is not in fit condition to be able to type”.

[No. 28(5)/64-RE. I.]

L. R. JAIN, Under Secy.

(Department of Food)

New Delhi, the 25th February 1965

G.S.R. 345/Ess. Com/Sugarcane.—In exercise of the powers conferred by clause 3 of the Sugarcane (Control) Order, 1956, the Central Government hereby

makes the following further amendment to the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1588/Ess Com./Sugarcane, dated 30th October, 1964, namely:—

In the Schedule to the said notification, under the heading "BHAR" after Serial No. 24 and the entries relating thereto, the following Serial No. and entries shall be inserted, namely:—

1	2	3
"24A	Shree Krishna Gyanoday Sugar Ltd., P. O. Siwan, District Saran	5.36"

[No. 2(4)/64-S.Py.]

*New Delhi, the 27th February 1965*

**G.S.R. 346.**—In exercise of the powers conferred by sub-rule (2) of rule 125 of the Defence of India Rules, 1962, and clause 6 of the Sugar (Control) Order, 1963, the Central Government hereby makes the following further amendment to the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1634, dated the 12th November, 1964, namely:—

In the said notification, in Schedule III, under the heading 'North Bihar' after Serial No. 24 and the entry relating thereto, the following Serial No. and entry shall be inserted, namely:—

"25. Shree Krishna Gyanoday Sugar Ltd., P.O. Siwan, District Saran."

[No. 1(9)/64-S. Py.]

PARTAP SINGH, Under Secy.

### MINISTRY OF WORKS AND HOUSING

*New Delhi, the 24th February 1965*

**G.S.R. 347.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of Class III posts in the Printing and Stationery Department, namely:—

**1. Short title.**—These rules may be called the Printing and Stationery (Class III posts) Recruitment Rules, 1965.

**2. Application.**—These rules shall apply to the posts mentioned in column 1 of Schedule annexed hereto.

**3. Classification and scale of pay.**—The classification of the posts and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.

**4. Nature of the posts, method of recruitment etc.**—The nature of the posts, method of recruitment and other matters relating thereto shall be as specified in columns 4 to 11 of the aforesaid Schedule.

**5. Disqualification.**—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the posts, and

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the posts;

Provided that the Central Government may if, satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

**6. Power to relax.**—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing relax any of the provisions of these rules with respect to any category of persons.

## SCHEDULE

Name of the Post	Classification	Scale of pay	Whether selection or for non-selection recruitment	Age limit for direct recruitment post	Educational and other qualifications required	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of promotion or transfer and percent	In case of vacancies to be filled by promotion	Circumstances in which UPSC is to be consulted in making recruitment
(I)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1 Examiner (Chemical).	Non-Ministerial Class III Non-Gazetted.	Rs. 210-10-290-15-320-EB-15-425	..	18-25 years.	Degree in Chemistry of a recognised University preferably one with specialisation in Analysis/Testing.	..	2 years	100% by direct recruitment.	..	..
2 Examiner (Physical).	Do.	Do.	..	Do.	Degree in Physics of a recognised University preferably one with specialisation in Analysis/Testing. or Diploma in Mechanical Engineering.	..	2 years	100% by direct recruitment.	..	..

{No. 48/3/64-P. II.]

New Delhi, the 25th February 1965

**G.S.R. 348.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Department of Explosives (Recruitment to non-Gazetted Posts) Rules, 1962, namely:—

1. These rules may be called the Department of Explosives (Recruitment to non-Gazetted Posts) Amendment Rules, 1965.

2. In the Department of Explosives (Recruitment to non-Gazetted Posts) Rules, 1962,—

(i) for rule 5, the following rules shall be substituted, namely:—

**“5. Filling of posts by transfer of State Government employees.**—Where there are more than three permanent vacancies in any of the posts specified in the said Schedule to be filled by direct recruitment during any year, not more than one-third of such vacancies may be filled by transfer from among the employees of the State Governments in accordance with the general instructions issued by the Central Government from time to time.”

(ii) in the Schedule, for the entries in column 7 against serial No. 7, the following entries shall be substituted, namely:—

“(a) Matriculation or its equivalent qualification;

(b) minimum speed of 30 words per minute in type-writing:

Provided that—

(a) a person not possessing the said qualification in typing may be appointed subject to the condition that he will not be eligible for drawing increments in the pay-scale or for confirmation in the grade till he acquires a speed of 30 words per minute in typing; and

(b) a physically handicapped person, who is otherwise qualified to hold a clerical post, but does not possess the said qualification in typing, may be appointed subject to the condition that the Medical Board attached to the Special Employment Exchange for the handicapped, or where there is no such Board, the Civil Surgeon, certifies that the said handicapped person is not in fit condition to be able to type.”

[No. 48/4/64-PII.]

P. RAJARATNAM, Under Secy.

New Delhi, the 20th February 1965

**G.S.R. 349.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Central Public Works Department (Subordinate Offices) Upper Division Clerks Recruitment Rules, 1962, namely:—

1. These rules may be called the Central Public Works Department (Subordinate Offices) Upper Division Clerks Recruitment (Amendment) Rules, 1965.

2. In the Schedule to the Central Public Works Department (Subordinate Offices) Upper Division Clerks Recruitment Rules, 1962, in column 7, after the existing entries, the following entry shall be inserted, namely:—

“(iii) Out of the 87½ per cent vacancies, four posts in the grade of Upper Division Clerks shall be reserved for being filled on temporary basis from amongst Stenographers who want to acquire two years' practical experience as Upper Division Clerks for promotion to the grade of Head Clerks during a calendar year. If the posts remain unfilled, the

same shall be utilised in the subsequent year for being filled by promotion from amongst permanent and quasi-permanent Lower Division Clerks in the usual manner."

[No. F. 42/12/64-EWII.]

R. C. MEHRA, Under Secy.

**(Central Boilers Board)**

*New Delhi, the 24th February 1965*

**G.S.R. 350.**—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Eighth Amendment) Regulations, 1965.

2. In the Indian Boiler Regulations, 1950, in Regulation 558, for paragraph 2, the following paragraph shall be substituted, namely:—

"Additional runs of metal shall be deposited at both surfaces of the welded seams to ensure that the weld metal at the level of the surfaces of the plate is refined as far as possible. The surfaces of the welds which are to be subsequently radiographed shall thereafter be machined or ground so as to provide smooth contours and to be flush with the respective surfaces of the plate. In the case of circumferential shell seams welded by submerged arc or any other approved automatic process producing a similar surface finish, such circumferential welds, need not be flush dressed, subject to their surface finish and shape being acceptable to the Inspecting Authority. There shall be no undercutting of the junctions".

[No. BL-9(46)/64-P.II.]

K. B. SAXENA,  
Secy., Central Boilers Board.

**DEPARTMENT OF SOCIAL SECURITY**

*New Delhi, the 24th February 1965*

**G.S.R. 351.**—In exercise of the powers conferred by section 5, read with sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Third Amendment) Scheme, 1965.

2. In the Employees' Provident Funds Scheme, 1952, in paragraph 68-B—

(i) in the first proviso to sub-paragraph (1), after the words "Provided that where the advance is sanctioned for the purchase of a dwelling site", the words "in a non-municipal area", shall be inserted.

(ii) in sub-paragraph (2)—

(a) For the words, brackets and number "sub-paragraph (1)", the words "this paragraph" shall be substituted;

(b) for the word "seven", the word "ten" shall be substituted;

(c) for the words "five hundred", the words "one thousand" shall be substituted;

(iii) for sub-paragraph (5), the following sub-paragraph shall be substituted, namely:—

“(5) The Commissioner may, if he is satisfied that a member genuinely requires an advance or a further advance—

(a) for the additions, substantial alterations or substantial improvements necessary to the dwelling house owned by such member; or

(b) for completing the construction of the dwelling house already commenced by such member, grant to the member one or more such advances not exceeding the member's basic wages and dearness allowance for six months or his own total contributions with interest thereon standing to his credit in the Fund, whichever is less:

Provided that for additions, alterations or improvements not more than one advance shall be granted.”

(iv) for sub-paragraph (6), the following sub-paragraph shall be substituted, namely:—

“(6) No advance under this paragraph shall be granted unless the dwelling site or the dwelling house or the house under construction is free from encumbrances. No advance shall be granted for purchasing a share in a joint property or building a house on land owned jointly. An advance may, however, be granted for building a house on land owned by the spouse of the member or jointly by the member and the spouse:

Provided that where a dwelling site or a dwelling house is mortgaged to the Central Government, State Government, a co-operative society, institution, trust, local body or Housing Finance Corporation, solely for obtaining funds for the construction of the house under any Housing Scheme formulated by the Central or State Government (except under the Subsidized Housing Scheme for Industrial Workers), such a dwelling site or a dwelling house, as the case may be, shall not be deemed to be an encumbered property:

Provided further that an advance may be granted to a member for acquiring a flat in a building owned jointly with others, if other conditions in this paragraph are satisfied:

Provided further that a land acquired on perpetual lease or on lease for a period not less than 40 years for constructing a dwelling house or a house built on such a leased land, shall also not be deemed to be an encumbered property.”

(v) after sub-paragraph (6), the following sub-paragraph shall be inserted, namely:—

“(6A) Where an advance is sanctioned for purchasing a dwelling house or a dwelling site or for the construction of a dwelling house, the member shall not sell the dwelling house or the dwelling site, as the case may be, at any time after the withdrawal of the first instalment and within a period of five years of the withdrawal of the final instalment and shall deposit and keep deposited for a period of five years, with the Commissioner, the title deeds in respect of such dwelling house or dwelling site, as the case may be, within such time as the Commissioner may direct.”

[No. 8/66/61-PF. II.]

S. A. AHMAD, Dy. Secy.

#### MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 25th February, 1965

G.S.R. 352.—The following regulations to amend the Coal Mines Regulations, 1967, which the Central Government proposes to make, in exercise of the powers

conferred by section 57 of the Mines Act, 1952 (35 of 1952) is published, as required by sub-section (1) of section 59 of the said act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th May, 1965.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

*Draft Regulation*

1. These Regulations may be called the Coal Mines (Amendment) Regulations, 1965.
2. In regulation 16 of the Coal Mines Regulations, 1957, in sub-regulation (2), in the proviso, after the words "aforementioned capacities", the words "in a mine under development or" shall be inserted.

[No. 1/41/64-MI/Am.]

**CORRIGENDUM**

*New Delhi, the 26th February 1965*

**G.S.R. 353.**—In the notification of the Government of India, in the Ministry of Labour and Employment No. GSR. 1562, dated the 23rd October, 1964, relating to the Coal Mines Labour Housing and General Welfare Fund (Recruitment to certain posts) Amendment Rules, 1964, published at page 1739, of the Gazette of India, Part II Section 3 sub-section (i), dated the 31st October, 1964, in rule 4, as inserted by item 2 of the said notification for "22nd October, 1964", read "31st October, 1964".

[No. 17/97/64/MII.]

R. C. SAKSENA, Under Secy.

